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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

THE AGRA MERCHANTS' CHAMBER LIMITED, BARI KOTHI, BELANGANJ, AGRA (U.P.) NOTIFICATION

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. No. 2462 dated the 24th November 1958, has been obtained to the following amendments made to the Bye-laws of the Agra Merchants' Chamber Ltd., Agra the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

I. In Bye-Law 1—

- In line 3 of definition (7), the words 'in oilseeds' shall be deleted.
- In line 1 of definition (11), the word 'commodities' shall be substituted for the word 'oilseeds'.
- In line 1 of definition (13), the word 'these' shall be added after the word 'in' and before the word 'Bye-Laws'.
- In line 2 of definition (13), the words and figures 'No. 94, 95 and 96' shall be deleted.
- In line 2 of definition (26), the words 'and Gur' shall be added after the words 'oil seeds'.
- In line 3 of definition (31), the words 'for Laha Hedge Contract and 80 Kattas (small bags) equivalent to 100 maunds including the weight of Kattas. for Gur Hedge Contract' shall be added after the word 'bags'.

II. In Bye-Law 2—

In line 4, the words 'and/or Gur or its by-products' shall be added after the words 'by-products' and before the word 'and'.

IIA. In Bye-Law 6—

In line 6, the words 'and/or Gur' shall be inserted between the words 'by-products' and 'in'.

III. In Bye-Law 64—

In line 3, the words 'and Gur' shall be added after the word 'mustardseed'.

IV. In Bye-Law 88—

In line 2 of the Bye-Law, the words 'and Gur' shall be added after the words 'in rapeseed and mustardseed'.

V. In Bye-Law 90(a) after line 3, the following chart shall be substituted for the existing one:—

	For Laha Hedge Contract	For Gur Hedge Contract
Brokerage	Re. 0.75 nP. per unit.	Re. 0.50 nP. per unit.
Commission	Re. 0.20 nP. per unit.	Re. 0.12 nP. per unit.
Agra Vyopari Parmarthik Samity for Charity	Re. 0.05 nP. per unit.	Re. 0.04 nP. per unit.
Total	Re. 1.00 nP. per unit.	Re. 0.66 nP. per unit.

VI. In Bye-Law 108(a)—

- In line 5, the words 'on Laha Hedge Contract' shall be added after the words 'margin' and before the word 'shall'.

- At the end of the bye-law, the following shall be added:—

'The said margin in Gur Hedge Contracts shall be calculated at such rates as may be fixed by the Board from time to time and with the previous approval of the Forward Markets Commission'.

VII. In Bye-Law 111(a)—

- In line 5, the word 'Laha' shall be inserted between the words 'of' and 'hedge'.
- In the same line the words 'and Rs. 50/- per unit on his outstanding open position of Gur Hedge Contracts' shall be added after the word 'contract' and before the word 'in'.

VIII. In Bye-Law 120(b)—

In line 2 of the Bye-Law, the words 'in case of Laha Hedge Contracts and in lots of 80 Kattas (small bags) in case of Gur Hedge Contracts' shall be added after the word 'each'.

IX. In Bye-Law 139—

In line 4 of the Bye-Law, the words 'these bye-laws' shall be substituted for the words and figures 'the bye-law 97'.

X. In Bye-Law 149—

- In line 1, the words 'in case of Laha Hedge Contract and 80 Kattas (small bags) in case of Gur Hedge Contract' shall be added after the figure and word '50 bags'.
- In line 2, the words 'of Laha or 80 Kattas of Gur' shall be added after the figures and word '50 bags'.
- In line 3, of the bye-law, the words 'of Laha and 7 Naya paise per katta of Gur' shall be added after the word 'bag'.

XI. In Bye-Law 152—

In line 2, of the Bye-Law, for the word 'maunds' the word 'rupees' shall be substituted.

XII. In Bye-Law 169—

In line 2, the words 'In case of Gur the surveyors shall visit the godown of the seller and themselves examine the quality, grade or variety and bagging etc.' shall be added after the words 'under seal'.

XIII. In Bye-Law 223—

In line 3, the words 'hedge contracts' shall be inserted in place of the words 'Laha Hedge Contract'.

XIV. In Bye-Law 235(d)—

In line 4, the words 'or Gur' shall be inserted before the word 'or' and after the words 'oil cakes'.

XV. In Bye-Law 235(h)—

- In line 6, the words 'and/or Gur' shall be inserted between the words 'oilseeds' and 'trade'.
- In the same line, the words 'and/or Gur' shall be inserted between the words 'oilseeds' and 'contracts'.

XVI. In Demand Notice Form in the appendix—

- The figures '112½', wherever they occur, shall be deleted and the space shall be left in blank.
In sellers' side in line 3,
- The word 'Laha' shall be deleted and the space shall be left in blank.

XVII. In Delivery Order Form in the appendix:—

- (a) The figures '112½', wherever they occur, shall be deleted and the space shall be left in blank.
- (b) In Buyer's side in line 3, the word 'Laha' shall be deleted and the space shall be left in blank.

XVIII. After Bye-law 264, the following shall be added as a separate chapter to the Bye-Laws of the Chamber:—

"XXVII. ADDITIONAL BYE-LAWS FOR HEDGE TRADING IN GUR"

265. Bye-Laws beginning with No. 265 to 288 (both inclusive) are additional Bye-Laws for hedge trading in Gur. All the Bye-Laws of the Chamber as may be enforced at any time or from time to time shall also be applicable to all the matters connected with hedge contracts in Gur in so far as those matters are not specifically dealt with in the Additional Bye-Laws for hedge contracts in Gur and are not repugnant to the Additional Bye-Laws.

266. For the purpose of futures trading in GUR, there shall be a contract called 'GUR' "HEDGE CONTRACT".

267. In respect of 'GUR' "HEDGE CONTRACT" there shall be three deliveries in a year viz, PHAGUN, BESHAKH and ASHARH of SAMVAT year.

268. The due dates for each of the deliveries shall be as follows:—

PHAGUN—Phagun Sudi 15.

BESHAKH—Beshakh Sudi 15.

ASHARH—Asharh Sudi 15.

If the due date happens to fall on a holiday, then the immediately preceding day shall be taken as the due date.

269. The unit of trading in 'GUR' "HEDGE CONTRACT" shall be 80 KATTAS (small bags) of 100 maunds.

270. The basis of 'GUR' "HEDGE CONTRACT" shall be 'GUR PANSERA' of average quality (not being RASKAT or BADDA or blackish in colour) produced out of the crop of the year and prepared in AGRA MEERUT REGION and at HODEL, PALWAL and BALLABHGARH areas of Punjab.

For the purpose of this bye-law AGRA MEERUT REGION shall include the following districts:—

AGRA, ALIGARH, ETAH, MAINPURI, MATHURA, MEERUT, DEHRA DUN, SAHARANPUR, MUZ- ZAFFARNAGAR and BULANDSAHAR.

271. Dry and wet contents shall be determined in one 'AANT' consisting of six Kattas, and the goods shall be weighed 'AANT' by 'AANT'. Dry and Wet Kattas in different deliveries shall be as follows:—

(a) PHAGUN DELIVERY

4 Kattas Dry.

2 Kattas Wet.

These two wet Kattas shall be as follows:—

One Katta will be wet, and one side of the other Katta will be dry and the other side wet. If the seller will deliver all Kattas of one unit dry then he will get 'ON' allowance at the rate of 25 nP. per maund on the dry goods.

(b) BESHAKH DELIVERY

2 Kattas dry.

1 Katta with spots (having below portion wet and upper portion dry).

3 Kattas wet.

If the seller will deliver all Kattas of one unit dry then he will get 'ON' allowance at the rate of 50 nP. per maund on the dry goods.

(c) ASHARH DELIVERY

All the six Kattas wet.

If the seller will deliver all kattas of one unit dry, then he will get 'ON' allowance at the rate of Re. 1/- per maund on the dry goods.

271A. If the 'AANT' consists of more than 6 kattas, counting will be made from above and all other KATTAS after 6 in that 'AANT' shall be left out.

272. Against the 'GUR' "HEDGE CONTRACT", BHELI of two and half seers in weight and prepared in Mathura and Kosi-Kalan shall be tenderable with an 'OFF' allowance of 50 nP. per maund.

273. The Board in consultation with the Forward Markets Commission, may alter the tenderable varieties, contents of dry and wetness in Gur and allowances thereon from time to time.

274. (a) The hedge contract for Gur shall be for delivery at Agra. But the seller shall have option of delivering GUR at out-station centres mentioned in the Schedule 'A' appended to these bye-laws and if he chooses to deliver at out-station centres, he shall do so by specifying the same in the delivery order submitted by him under Bye-Law 125.

(b) The Board may with the concurrence of the Forward Markets Commission modify the Schedule 'A' of out-station delivery centres prescribed under clause (a) above from time to time in respect of any delivery of the hedge contract before the commencement of trading in the same.

275. On or about due date of the hedge contract, the due date rates shall be fixed by the Board on the basis of the spot rate for the basis variety of GUR HEDGE CONTRACT at Agra, taking into consideration the spot prices prevailing at the delivery centres and expenses from there to Agra.

276. All outstanding Gur Hedge Contracts on the due date in respect of which no delivery order or demand notice is submitted to the Clearing Section, shall be closed at the due date rate.

277. (a) Trading in GUR HEDGE CONTRACT in different deliveries shall commence in the months as hereunder:—

In the month of Beshakh for Phagun Delivery.

In the month of Mah for Beshakh Delivery.

In the month of Chet for Asharh Delivery.

(b) The Board may, however, subject to the previous approval of the Forward Markets Commission, permit trading in any delivery in any month other than the month mentioned in (a) above, if in the opinion of the Board, it is in the interest of the trade.

278. All trading in GUR HEDGE CONTRACT in any delivery shall come to an end one day before the due date.

279. Gur shall be packed in new gunny Kattas (small bags).

280. The buyer shall have option to take out sample from the goods offered for delivery.

281. At any time during the weighment of the goods the buyer may by using knife take out sample from any Katta to satisfy himself about the quality and variety of the goods.

282. The sample for scrutiny shall be taken out of any 7 kattas of one unit by the buyer.

283. In case of any dispute between the buyer and seller in connection with the sample the same will be taken by the employee of the Company and the sample so drawn shall be final.

284. After the sample in dispute has been taken and approved as above the buyer shall at once take delivery of the Kattas set apart for drawing sample.

285. The scrutiny of the sample shall be made in presence of both the parties or their representatives. The fee of such scrutiny shall be Rs. 10/- per sample for a lot of 80 Kattas and Rs. 20/- per sample for more than 80 Kattas. The fees shall be deposited in advance by the buyer.

286. The sample for the purpose of scrutiny shall not be more than 3 seers and the procedure for scrutiny shall be decided by the Board or a Committee appointed by the Board from time to time.

287. The scrutineer shall preserve the sample scrutinised by him till survey is completed.

288. The sales tax will be borne by the seller at the time of delivery of the goods.

Schedule 'A'

OUT-STATION CENTRES

1. MATHURA.
2. KOSI-KALAN.
3. HATHRAS.
4. ALIGARH.
5. ETAH.

H. L. JAIN

Secretary

The Agra Merchants' Chamber Ltd.
Bari Kothi, Belanganj
Agra

THE WEST INDIA COTTON ASSOCIATION LIMITED NOTIFICATION

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. No. 2462 dated the 24th November 1958, has been obtained to the following amendments made to the Bye-Laws of the West India Cotton Association Limited, the same having been previously placed on the Notice Board of the Association pursuant to section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

I. In bye-law 43 in clause (2) for the word "on" the words "within three days of" shall be substituted.

II. In bye-law 54—

- (i) in clause (5) for the words "by railway parcel" the words "in person or by rail" shall be substituted;
- (ii) in clause (9) for the words commencing with "Cotton to be delivered" and ending with "payable on the cotton up-country" the following shall be substituted, namely:—"Cotton to be delivered up-country as a result of the Seller exercising his option to tender the Cotton up-country, shall be delivered on the basis of F.O.R. (free on rail) Ahmedabad and the seller shall pay the following charges to the buyer as well as give adjustment in the price to the buyer in respect of any cess, octroi duty or tax which he would have had to pay had he tendered the cotton in Ahmedabad. The provisions of bye-law 54A shall also apply to cotton thus delivered up-country."

III. After bye-law 54 the following bye-laws shall be added, namely "54A". In all transactions for the delivery of cotton, payment, save as provided by clause (3) of bye-law 54, may be demanded in cash against delivery in the seller's godown of any portion of the bales purchased; but the fact that the seller has not insisted on payment at the time of delivery shall not imply that he has given credit to the buyer, and the seller shall be deemed to have a lien on all bales delivered until payment for the same has been made in full, which payment can be demanded at any time.

54B. (1) In case the last buyer in a Hedge Contract is not a licensed dealer under the Bombay Sales Tax Act, 1953, or being a licensed dealer does not furnish the seller with a certificate in the form prescribed under the said Act declaring that the cotton is intended for resale by him, the last buyer shall also pay to the seller on taking delivery of cotton the amount of tax payable by such seller to the Government of Bombay under the said Act on the sale of such cotton.

(2) In case the last buyer in a Hedge Contract is a broker or Commission agent who is not a licensed dealer under the Bombay Sales Tax Act, 1953 and if he takes delivery of cotton on behalf of a constituent who is a licensed dealer, he shall furnish to the seller with a certificate in the form prescribed under said Act duly signed by the constituent declaring that the cotton is intended for resale by the said constituent and stating that the delivery of cotton has been taken by the broker or commission agent on his behalf which fact shall be verified by the Association and certified as correct. In the event of the last buyer being unable to furnish such a certificate he shall pay to the seller on taking delivery of the cotton, the amount of tax payable by the seller to the Government of Bombay under the said Act on the sale of such cotton.

(3) If the seller in a Hedge Contract is not a registered dealer under the Bombay Sales Tax Act, 1953, and if he tenders cotton on behalf of a constituent who is a registered dealer, under the said Act, such seller shall intimate in writing to the last buyer the registered number of the constituent under the said Act, and the fact that he has tendered the cotton on behalf of the constituent, which fact shall be verified by the Association and certified as correct.

IV. In bye-law 67 for the words "on such Bank" the words "on or by transfer advice given by such Bank" shall be substituted.

V. In bye-law 82 (A)—

- (i) for the words "pay into" the words "pay the amount of his debit balance into" shall be substituted;

- (ii) the words "such as shall cover the contract registration fee, if any, as well as the Laga shown as payable under the statements submitted by him under sub-clause (1) hereof" shall be substituted.

VI. In bye-law 105 the "NOTE" thereunder shall be deleted.

VII. In bye-law 113—

- (i) in sub-clause (a) of clause (1) for the words "per passenger or by railway parcel" the words "in person or by rail" shall be substituted;
- (ii) in clause (3) for the words and figures "before 1-30 p.m. on the fourth day" the words "within three days" shall be substituted.

VIII. In bye-law 123 in clause (2) for the words "and cost agreed to between the parties concerned, provide storage facilities for" the words "provide storage facilities free of rent for" shall be substituted.

IX. In bye-law 141—

- (i) for the words and figures "before 12-30 p.m. on the next working day" the words "within two days" shall be substituted;
- (ii) for the words and figures "before 12-30 p.m. on the third day" the words "within three days" shall be substituted.

X. In bye-law 143 in clause (2) for the letters, words and figures "Rs. 7 per sample payable equally in advance by the disputants" the letters, words and figure "Rs. 8 per sample payable in advance by the Appellant" shall be substituted.

XI. In bye-law 157 in clause (1) for the word "immediately" the words "by the end of the next working day" shall be substituted.

XII. In bye-law 232 after sub-clause (ii) of clause (1) the following sub-clause shall be added, namely:—

- (iii) in respect of the other delivery also when automatic settlement has taken place as above in respect of one delivery when trading in respect of two deliveries is simultaneously going on."

XIII. In the Hedge Schedule for items 3 and 4 the following shall be substituted as items 3, 4 and 5, namely:—

"M. G. Surti, 30/32", All places in the Surat District excluding Kim and Kosamba Talukas of the Bombay State. 28/32" staple, including Suyog and Vijalpa (2087).

NOTE—If certification by the Agricultural Department is continued and included in the Textile Commissioner's notification then certified 2087 cotton grown in Ankleshwar, Jhagadia, Rajpipla, Netranj and Nawapur should be tenderable against Surti also.

M. G. Ankleswar, 29/32", All places in the Ankleshwar, 27/32" staple, including cotton grown at Ankleshwar Rajpipla, Jhagadia, Netranj and Nawapur.

M. G. Vagad, 25/32" Ghohilwad, Halar, Sorath, 23/32" staple. Madhya Saurashtra, Zalawar, Kutch Districts of Rajkot Division and Patri and Kharghoda villages of Viramgam Taluka of the Ahmedabad District of the Bombay State."

SHANTILAL MANILAL SHAH

Secretary

The West India Cotton Association Ltd.

LOST

P.D.D. 202

The lower half of Government Promissory Note No. DH023790 of the 3½ per cent National Plan Loan, 1964 for Rs. 500 originally standing in the name of Imperial Bank of

India and last endorsed to Ram Kirpal Singh, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—RAM KIRPAL SINGH.

Residence—24, Queen Victoria Road, New Delhi.

LOST

The Government Promissory Note No. DHO17449 of the 3 per cent Conversion Loan 1946 for Rs. 10,000 originally standing in the name of Accountant General, Posts and Telegraphs and last endorsed to Shree Nand Sinha, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned Security.

Name of the Advertiser—Shree Nand Sinha, c/o Shri Nitya Nand Sinha, Executive Officer.

Residence—S-21/110, Englishia Line, Varanasi.

LOST

The Government Promissory Notes Nos. DH001191/95 of the 3 per cent Victory loan 1957 for Rs. 1,000 each originally standing in the name of Imperial Bank of India and last endorsed to M/s Gopal Singh Amolak Ram the proprietor(s), by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for payment of the discharge value in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned Securities.

Name of the Advertiser—M/s. Gopal Singh Amolak Ram.

Residence—Civil Lines, Rohtak.

LOST

The Government Promissory Note No. BY096965 of the 3 per cent loan of 1963—65 for Rs. 1,000 originally standing in the name of Jamnadas Vishindas Khilnani, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of Duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Shri Jamnadas Vishindas Khilnani.

Residence—47, Sri Krishna Nivas, New Silk Bazar, Kalbadevi, Bombay No. 2.

LOST

Notice is hereby given that Share Certificate No. D-28148 for Rs. 500/- Shares Nos. 384601/605 in the Reserve Bank of India issued in the name of Indumati has been lost, stolen or mislaid and that a claim to the compensation payable by the Government of India on these shares has been lodged with the Reserve Bank of India by the undersigned. It is hereby informed that no other person shall have claim to the said compensation.

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from R. MATABHIK to RAMARAJ MATABHIK DUBE.

CHANGE OF NAME

I, Tarani Kanta Mondal, son of late Rajeswar Mondal of 54, Mondal Street Bye Lane, Cal-6 have changed my title "Mondal" to "Roy" and henceforth I should be called "Tarani Kanta Roy".

CHANGE OF NAME

I do hereby declare that I abandon the use of my present name of L. Govindan and in place thereof do assume from the date hereof the name of L. Govind Rao.

CHANGE OF NAME

I, Chikkavanu, T. N. 3343 skilled artizan of paint shop in the Southern Railway Workshop, Mysore South have changed my name from Chikkavanu to Honniah on my own desire.

CHANGE OF NAME

I, Surjanarayan, son of late Lachman Mahapatra of Santragachi, Post Jagacha, Dist. Howrah, will henceforth be known as Surjanarayan Mahapatra.

CHANGE OF NAME

Previously I was named Bakhtawarlal s/o Shri Saudagar Ram Dhamija. I have changed my name as Rajpal and henceforth be called Rajpal Dhamija.

CHANGE OF NAME

I desire to change my name from Shri B. D. Angadi to Shri D. Budheswaran.

CHANGE OF NAME

42724 JC Sub MANOHAR LAL, GD (SD) ASC changed his name to "MANOHAR LAL SURT". Change of name approved by Army Headquarters, New Delhi vide their letter No. 96807/Q/ST-5 dated 12 Jan 59.

CHANGE OF NAME

Henceforth my name will be Anil Kumar Roy Choudhury instead of Anil Kumar Das as admitted by the 1st Class Magistrate, Police Court, Sealdah vide Affidavit No. 529 dated 27th March 1958.

ANIL KUMAR ROY CHOUDHURY

S/o Sri Chandra Kanta Roy Chowdhury
No. 341, Kata Gange Govt. Colony
P.S. Chakdah, Dist. Nadia

CHANGE OF NAME

I, working in C.T.O., Bombay, wish to adopt the name of Dattatraya Keshav Jadhav instead of my running name Dagadoo Keshav Jadhav.

NOTICE

In the matter of Companies Act, 1956 and that of Nirman Finance (India) Private Limited (In Vol. Liquidation)

Notice to the Creditors

Take notice that I the undersigned Liquidator of the above-named company have fixed 20th May 1959 as the day on or before which Creditors of the above-named company, if any, may lodge their debts or claims at my office at 25, Lakshmi Building, Asaf Ali Road, New Delhi and prove the same otherwise they will be precluded from the benefit of any distribution made before such debts are proved.

D. R. BHATIA
Liquidator

NOTICE

"Notice is hereby given under the provisions of Section 45 of the Indian Partnership Act that the partnership carrying on business at GANDHI MOTOR MARKET, KASHMERE GATE, DELHI, under the name and Style of 'KOHINOOR MOTORS' was on the 31st March 1959, dissolved by mutual consent. The undermentioned Retiring Partners viz. (i) S. Ranjit Singh Sahni, (ii) S. Devinder Singh Sahni, (iii) S. Daljit Singh Sahni, shall not continue to be personally liable to third parties for any act done or performed by the remaining Sole Partner, Shri Mohinder Singh Sahni, which would have been an act of the Firm if done before dissolution of the Partnership".

T. N. SABHERWAL
Advocate

I THE GENERAL WORKSHOPS LTD. (IN LIQUIDATION)**NOTICE**

Ambala Cantt., the 11th March 1959

A meeting of the shareholders of the General Workshops Ltd., in liquidation will be held at 81/1, Rajpur Road, Dehra-Dun on Tuesday the 26th May 1959, at 2 P.M. to consider and if thought fit to pass the following resolution either with or without any amendments. All shareholders are requested to attend.

"Resolved that The General Workshops Ltd. (In Liquidation) be dissolved in terms of Section 509 of the Companies Act, 1956 without any distribution of any amount to the creditors or shareholders. This is because no claim for the assets of the company left in Pakistan has materialised and the assets of the company in India are valueless."

Y. K. DHAND

Liquidator

Shareholders may send the proxy posted to them by the liquidator duly filled in and executed. The person so appointed as proxy need not be a shareholder of the company, but a person not being a shareholder cannot take part in the discussions though he may vote being a proxy. The proxy should reach the Liquidator at 81/1, Rajpur Road, Dehra Dun atleast fortyeight hours before the time of the meeting.

II THE GENERAL WORKSHOPS LTD. (IN LIQUIDATION)

A meeting of the Creditors of the General Workshops Ltd. (In liquidation) will be held at 81/1, Rajpur Road, Dehra Dun on Tuesday the 26th May 1959, at 4 P.M. to consider and if thought fit to pass the following resolution as a special resolution either with or without any amendments.

"Resolved that The General Workshops Ltd. (In Liquidation) be dissolved in terms of Section 509 of the Companies Act, 1956 without any distribution of any amount to the creditors and shareholders. This is because no claim of the assets of the company left in Pakistan has materialised and the assets of the company in India are valueless."

Y. K. DHAND

Liquidator

Explanatory Statement

Whereas the claim for the assets of the company left in Pakistan has not materialised and whereas the assets of the company in India are of no value, it is proposed to dissolve the company without any distribution of any amount to the shareholders or creditors of the Company. The dissolution shall be in terms of section 509 of the Indian Companies Act, 1956.

